

UNITED STATES BANKRUPTCY COURT
DISTRICT OF NEW JERSEY

In re:

NEW ENGLAND MOTOR FREIGHT, INC.,
et al.,

Debtors.¹

Chapter 11

Case No. 19-12809 (JKS)

(Jointly Administered)

AFFIDAVIT OF SERVICE

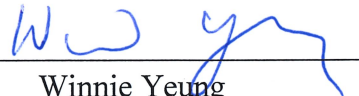
STATE OF NEW YORK)
) ss:
COUNTY OF KINGS)

I, Winnie Yeung, declare:

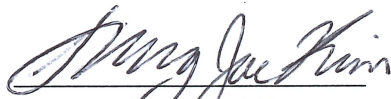
1. I am over the age of 18 years and not a party to these chapter 11 cases.
2. I am employed by Donlin, Recano & Company, Inc., (“DRC”), 6201 15th Avenue, Brooklyn, NY 11219.
3. On the 26th day of June, 2019, at my direction and under my supervision, employees of DRC caused to serve the Notice of Special Administrative Claims Bar Date for Post-Petition Auto-Liability Claims, a sample of which is attached hereto as Exhibit 1, and the Request for Payment of Post-Petition Auto-Liability Claim as indicated on Exhibit 2 via First Class US Mail upon the parties as set forth on Exhibit 3, attached hereto.

¹ The Debtors in these chapter 11 cases and the last four digits of each Debtor’s taxpayer identification number are as follows: New England Motor Freight, Inc. (7697); Eastern Freight Ways, Inc. (3461); NEMF World Transport, Inc. (2777); Apex Logistics, Inc. (5347); Jans Leasing Corp. (9009); Carrier Industries, Inc. (9223); Myar, LLC (4357); MyJon, LLC (7305); Hollywood Avenue Solar, LLC (2206); United Express Solar, LLC (1126); and NEMF Logistics, LLC (4666).

I declare under penalty of perjury that the foregoing is true and correct to the best of my personal knowledge. Executed this 1st day of July, 2019, Brooklyn, New York.


Winnie Yeung

Sworn before me this
1st day of July, 2019


Notary Public

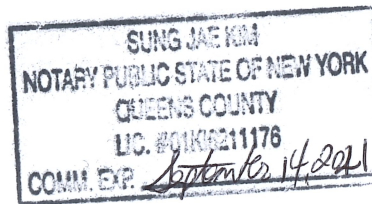


EXHIBIT 1

**UNITED STATES BANKRUPTCY COURT
DISTRICT OF NEW JERSEY**

In re:

NEW ENGLAND MOTOR FREIGHT, INC.,
et al.,

Debtors.¹

Chapter 11

Case No. 19-12809 (JKS)

(Jointly Administered)

**NOTICE OF SPECIAL ADMINISTRATIVE CLAIMS BAR DATE
FOR POST-PETITION AUTO-LIABILITY CLAIMS**

TO HOLDERS OF CERTAIN AUTO-LIABILITY CLAIMS ARISING ON OR AFTER FEBRUARY 11, 2019 THROUGH APRIL 9, 2019 AGAINST THE ABOVE-CAPTIONED DEBTORS:

Questions concerning the contents of this Notice and requests for additional Proof of Claim forms should be directed to Donlin, Recano & Company, Inc. (“DRC”), the Debtors’ claims and noticing agent toll free at (866) 721-1211 or nemfinfo@donlinrecano.com.

A holder of a possible administrative claim against the Debtors should consult an attorney regarding any matters not covered by this notice, such as whether the holder should file a proof of claim form.

On June 26, 2019 the United States Bankruptcy Court for the District of New Jersey (the “Bankruptcy Court”) entered an order (Docket No. 700) (the “Special Administrative Claims Bar Date Order”) establishing August 12, 2019 at 5:00 p.m. (Prevailing Eastern Time) (the “Special Administrative Claims Bar Date”) as the last date for all persons or entities (including, without limitation, individuals, partnerships, corporations, joint ventures and trusts) holding a Post-Petition Auto Liability Claim (as defined below) against the Debtors to file a proof of claim form (included with this Notice) against the Debtors asserting such Post-Petition Auto Liability Claim.

For purposes of this Notice, the term “Post-Petition Auto Liability Claim” shall mean any claims arising on or after February 11, 2019 (the “Petition Date”) through and including April 9, 2019

¹ The Debtors in these chapter 11 cases and the last four digits of each Debtor’s taxpayer identification number are as follows: New England Motor Freight, Inc. (7697); Eastern Freight Ways, Inc. (3461); NEMF World Transport, Inc. (2777); Apex Logistics, Inc. (5347); Jans Leasing Corp. (9009); Carrier Industries, Inc. (9223); Myar, LLC (4357); MyJon, LLC (7305); Hollywood Avenue Solar, LLC (2206); United Express Solar, LLC (1126); and NEMF Logistics, LLC (4666).

against the Debtors and their estates relating to or arising out of the Debtors' trucking and transportation operations, including, but not limited to: (i) personal injuries (including death and damages to property and/or environment); (ii) losses or asserted damages to property or others accepted for transportation by the Debtors pursuant to a bill of lading, shipping contract, shipping receipt or transportation agreement; and (iii) any and all claims caused by operations of a motor vehicle owned and/or operated by the Debtors, including truck, trailer or semi-trailer designed for use on public roads and used in the Debtors trucking and transportation operations.

The Special Administrative Claims Bar Date, and the procedures set forth below for filing proofs of claim, apply to all Post-Petition Auto Liability Claims against Debtors except for those claims listed in Section C below that are specifically excluded from the Special Administrative Claims Bar Date filing requirement.

This Notice is only a summary of the Special Administrative Claims Bar Date Order. All parties in interest should carefully review the Special Administrative Claims Bar Date Order itself and the Bankruptcy Code, the Federal Rules of Bankruptcy Procedure and the Local Rules of Bankruptcy Practice and Procedure of the United States Bankruptcy Court for the District of New Jersey for additional information regarding the filing and treatment of Administrative Claims in the Debtors' chapter 11 cases.

FILING CLAIMS

A. What to File

Enclosed with this Notice is a proof of claim form. Additionally, a blank proof of claim form may be downloaded at <https://www.donlinrecano.com/Clients/nemf/Index>.

All parties must **sign** and **date** proof of claim forms. All proof of claim forms must be **signed** by the claimant, or if the claimant is not an individual, by the claimant's authorized agent. In addition, the proof of claim form must be written in English and denominated in United States Dollars. You should attach to your completed proof of claim form any documents on which the claim is based (or, if such documents are voluminous, include a summary) or an explanation as to why the documents are not available.

B. When and Where to File the Proof of Claim Form

All proofs of claim must be filed so as to be received **on or before the Special Administrative Claims Bar Date**. All original proofs of claim must be received on or before the Special Administrative Claims Bar Date either (i) electronically with DRC via the interface available on DRC's website at <https://www.donlinrecano.com/Clients/nemf/FileAdmExpenseClaim> or (ii) via U.S. Mail or other hand delivery method to the following address:

If Proof of Claim is sent by mail, send to:

Donlin, Recano & Company, Inc.
Re: New England Motor Freight, Inc., et al.
P.O. Box 199043

Blythebourne Station
Brooklyn, NY 11219

If Proof of Claim is sent by Overnight Courier or Hand Delivery, send to:

Donlin, Recano & Company, Inc.
Re: New England Motor Freight, Inc., et al.
6201 15th Avenue
Brooklyn, NY 11219

Proofs of claim shall be deemed filed only when **actually received** by DRC on or before the Special Administrative Claims Bar Date. **Proofs of claim may NOT be delivered by facsimile, telecopy or electronic mail transmission.** Any facsimile, telecopy or electronic mail submissions shall not be accepted and shall not be deemed filed until a proof of claim form is submitted by one of the methods described above.

C. Who Need Not File a Proof of Claim Form

The Special Administrative Claims Bar Date Order provides that the Special Administrative Claims Bar Date will **not** apply to the following claims:

- (a) Any Administrative Claim² that is not a Post-Petition Auto Liability Claim;
- (b) any Post-Petition Auto Liability Claim that (i) has been previously paid by the Debtors in the ordinary course of business or (ii) has otherwise been satisfied;
- (c) Claims by a Debtor in these Cases against another Debtor;
- (d) any Post-Petition Auto Liability Claim of a party that has already properly filed a Proof of Claim with respect to such Post-Petition Auto Liability Claim;
- (e) Post-Petition Auto Liability Claims that have been allowed by a prior order of the Court; and
- (f) Post-Petition Auto Liability Claims held by a person, entity or governmental unit that are incurred on or after April 10, 2019.

² The term "***Administrative Claim***" shall mean, as to or against the Debtors and in accordance with section 101(5) of the Bankruptcy Code: (a) any right to payment, whether or not such right is reduced to judgment, liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, legal, equitable, secured, or unsecured; or (b) any right to an equitable remedy for breach of performance if such breach gives rise to a right to payment, whether or not such right to an equitable remedy is reduced to judgment, fixed, contingent, matured, unmatured, disputed, undisputed, secured, or unsecured; provided that such right to payment (x) arises under section 503(b) of the Bankruptcy Code and (y) first arose on or after the Petition Date. For the avoidance of doubt, nothing in this Motion shall extend the deadline established by the General Bar Date Order for any party with an administrative expense claim arising under section 503(b)(9) of the Bankruptcy Code for goods delivered and received by the Debtors in the twenty days prior to the Petition Date to file such claims against the Debtors.

A CLAIMANT SHOULD CONSULT HIS OR HER ATTORNEY IF THE CLAIMANT HAS ANY QUESTIONS, INCLUDING WHETHER SUCH CLAIMANT SHOULD FILE A REQUEST FOR PAYMENT. NEITHER THE DEBTORS' ATTORNEYS, NOR DONLIN RECANO, NOR THE CLERK OF THE COURT CAN ADVISE THE CLAIMANT WHETHER THE CLAIMANT SHOULD FILE A REQUEST FOR PAYMENT.

For the avoidance of doubt, nothing in the Special Administrative Claims Bar Date Order or this Notice shall extend the deadline established by the General Bar Date Order for any party with an administrative expense claim arising under section 503(b)(9) of the Bankruptcy Code for goods delivered and received by the Debtors in the twenty days prior to the Petition Date, to file such claims against the Debtors.

This Notice is being forwarded to numerous persons and entities that have had some relationship with or have done business with the Debtors, but may not have an unpaid claim against the Debtors. **The fact that you have received this Notice does not mean that you have a claim, or that the Bankruptcy Court or the Debtors believe that you have a claim, against the Debtors.**

D. Consequences for Failing to Timely File a Proof of Claim Form by the Special Administrative Claims Bar Date

ENTITIES THAT ARE NOT EXCEPTED FROM THE REQUIREMENTS OF THE SPECIAL ADMINISTRATIVE CLAIMS BAR DATE ORDER, AS SET FORTH IN SECTION C ABOVE, AND THAT FAIL TO PROPERLY FILE A PROOF OF CLAIM FORM, SHALL BE FOREVER BARRED FROM:

a. ASSERTING SUCH POST-PETITION AUTO LIABILITY CLAIM AGAINST THE DEBTORS AND THEIR ESTATES;

b. ASSERTING ANY CLAIM THAT IS OF A DIFFERENT NATURE OR CLASSIFICATION ON ACCOUNT OF SUCH POST-PETITION AUTO LIABILITY CLAIM; AND

c. PARTICIPATING IN ANY DISTRIBUTION MADE IN THE DEBTORS' CHAPTER 11 CASES ON ACCOUNT OF SUCH POST-PETITION AUTO LIABILITY CLAIM.

E. Reservation of Rights

The Debtors shall retain the right to: (i) dispute, or assert offsets or defenses against, any filed proofs of claim, or any Post-Petition Auto Liability Claim, whether or not listed or reflected in the Schedules, as to nature, amount liability, classification or otherwise; (ii) subsequently designate any scheduled Post-Petition Auto Liability Claim as disputed, contingent or unliquidated (or any combination thereof); and (iii) otherwise amend or supplement the Schedules. Notwithstanding the foregoing, nothing contained herein shall preclude the Debtors from objecting to any Post-Petition Auto Liability Claim, whether scheduled or filed, on any grounds.

F. Additional Information

Copies of the Special Administrative Claims Bar Date Order are available free of charge at <https://www.donlinrecano.com/Clients/nemf/Index>. If you require additional information regarding the filing of a Post-Petition Auto Liability Claim, you may contact DRC at (866) 721-1211. **Please note that DRC's staff is not permitted to give legal advice. You should consult with your own attorney for assistance regarding any other inquiries, such as questions concerning the completion or filing of a Proof of Claim.**

Dated: June 26, 2019

GIBBONS P.C.

By: /s/ Karen A. Giannelli
Karen A. Giannelli, Esq.
Mark B. Conlan, Esq.
Brett S. Theisen, Esq.
One Gateway Center
Newark, New Jersey 07102
Telephone: (973) 596-4500
Facsimile: (973) 596-0545
E-mail: kgiannelli@gibbonslaw.com
mconlan@gibbonslaw.com
btheisen@gibbonslaw.com

Counsel to the Debtors and Debtors-in-Possession

EXHIBIT 2

UNITED STATES BANKRUPTCY COURT
DISTRICT OF NEW JERSEY

In re:

NEW ENGLAND MOTOR FREIGHT, INC., *et al.*,
Debtors.¹

Chapter 11

Case No. 19-12809 (JKS)

(Jointly Administered)

REQUEST FOR PAYMENT OF POST-PETITION AUTO-LIABILITY CLAIM

THIS FORM TO BE USED ONLY FOR CERTAIN ADMINISTRATIVE EXPENSE CLAIMS RELATED TO AUTOMOBILE ACCIDENTS INVOLVING THE DEBTORS (A "POST-PETITION AUTO-LIABILITY CLAIM")² OCCURRING ON OR AFTER FEBRUARY 11, 2019 THROUGH APRIL 9, 2019. FOR CLAIMS ARISING BEFORE FEBRUARY 11, 2019 (AND FOR SECTION 503(B)(9) CLAIMS), USE THE GENERAL PROOF OF CLAIM FORM

1. Name of claimant: _____

2. Name of Debtor claim asserted against (**check only one per claim form**):

_____ New England Motor Freight, Inc.
(Case No. 19-12809)

_____ Jans Leasing Corp.
(Case No. 19-12824)

_____ Eastern Freight Ways, Inc.
(Case No. 19-12812)

_____ NEMF World Transport, Inc.
(Case No. 19-12826)

_____ Apex Logistics, Inc.
(Case No. 19-12815)

_____ Mylar, LLC
(Case No. 19-12827)

_____ Hollywood Avenue Solar, LLC
(Case No. 19-12818)

_____ MyJon, LLC
(Case No. 19-12828)

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² "Post-Petition Auto Liability Claim" shall mean any claims arising on or after February 11, 2019 (the "Petition Date") through and including April 9, 2019 against the Debtors and their estates relating to or arising out of the Debtors' trucking and transportation operations, including, but not limited to: (i) personal injuries (including death and damages to property and/or environment); (ii) losses or asserted damages to property or others accepted for transportation by the Debtors pursuant to a bill of lading, shipping contract, shipping receipt or transportation agreement; and (iii) any and all claims caused by operations of a motor vehicle owned and/or operated by the Debtors, including truck, trailer or semi-trailer designed for use on public roads and used in the Debtors trucking and transportation operations.

____ Carrier Industries, Inc.
(Case No. 19-12820)

____ United Express Solar, LLC
(Case No. 19-12830)

____ NEMF Logistics, LLC
(Case No. 19-12821)

3. Nature and description of the claim (you may attach a separate summary):

4. Date(s) claim arose: _____

5. Amount of claim: _____

6. Documentation supporting the claim must be attached hereto. Documentation should include both evidence of the nature of the administrative expense claim asserted as well as evidence of the date or dates on which the administrative expense claim arose.

SIGN BELOW:

The person completing this proof of claim must sign and date it. FRBP 9011(b).

If you file this claim electronically, FRBP 5005(a)(2) authorizes courts to establish local rules specifying what a signature is.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Check the appropriate box:

- ☐ I am the creditor.
☐ I am the creditor's attorney or authorized agent.
☐ I am the trustee, or the debtor, or their authorized agent. Bankruptcy Rule 3004.
☐ I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005.

I understand that an authorized signature on this *Proof of Claim* serves as an acknowledgment that when calculating the amount of the claim, the creditor gave the debtor credit for any payments received toward the debt.

I have examined the information in this *Proof of Claim* and have a reasonable belief that the information is true and correct.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on date (MM/DD/YYYY): _____

Signature: _____

Print the name of the person who is completing and signing this claim:

First name: _____ Middle: _____ Last: _____

Title: _____

Company (identify the corporate servicer as the company if the authorized agent is a servicer):

Address:

City: _____ State: _____ Zip: _____

Phone: _____ Email: _____

EXHIBIT 3

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New England Motor Freight, Inc., et al.
Exhibit Pages

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000088P001-1413S-159
 AAA COOPER TRANSPORTATION
 TIFFANY ENGELHUBER
 1751 KINSEY ROAD
 DOTHAN AL 36303

000148P001-1413S-159
 ANTHONY G ROSS, ESQ
 126 SOUTH MAIN STREET
 PITTSTON PA 18640

000068P001-1413S-159
 BENESCH FRIEDLANDER COPLAN & ARONOFF LLP
 KEVIN M CAPUZZI
 CONTINENTAL PLAZA II
 411 HACKENSACK AVE.,3RD FLOOR
 HACKENSACK NJ 07601-6323

000072P001-1413S-159
 CAB EAST LLC,SERVICED BY FORD MOTOR CREDIT CO.,LLC
 NATIONAL BANKRUPTCY SERVICE CENTER
 P O BOX 62180
 COLORADO SPRINGS CO 80921

000077P001-1413S-159
 CHIESA SHAHINIAN & GIANTOMASI PC
 BETH J ROTENBERG,ESQ
 ONE BOLAND DRIVE
 WEST ORANGE NJ 07052

000078P001-1413S-159
 CHIESA SHAHINIAN & GIANTOMASI PC
 FRANK PERETORE,ESQ
 ONE BOLAND DRIVE
 WEST ORANGE NJ 07052

000085P001-1413S-159
 CHIESA SHAHINIAN & GIANTOMASI PC
 ROBERT E NIES,ESQ
 ONE BOLAND DRIVE
 WEST ORANGE NJ 07052

000108P001-1413S-159
 CHIESA SHAHINIAN & GIANTOMASI PC
 MICHAEL R CARUSO,ESQ
 ONE BOLAND DRIVE
 WEST ORANGE NJ 07052

000081P001-1413S-159
 COLE SCHOTZ PC
 MICHAEL D SIROTA,ESQ
 COURT PLAZA NORTH
 25 MAIN ST
 HACKENSACK NJ 07601

000082P001-1413S-159
 COLE SCHOTZ PC
 JACOB S FRUMKIN,ESQ
 COURT PLAZA NORTH
 25 MAIN ST
 HACKENSACK NJ 07601

000104P001-1413S-159
 CONNELL FOLEY LLP
 ROBERT K SCHEINBAUM,ESQ
 56 LIVINGSTON AVE
 ROSELAND NJ 07068

000127P001-1413S-159
 COOLEY LLP
 RICHARD S KANOWITZ,EVAN M LAZEROWITZ
 55 HUDSON YARDS
 NEW YORK NY 10001

044334P001-1413A-159
 CORP OF G
 983 NORTHERN BLVD
 MANHASSET NY 11030

044332P001-1413A-159
 CORPORATE CLAIMS MGMT
 SUBROGEE FOR PANASONIC CORP
 TWO RIVER FRONT PLZ
 NEWARK NJ 07102

000147P001-1413S-159
 CULLEN AND DYKMAN LLP
 DAVID EDELBERG, ESQ.
 433 HACKENSACK AVE 12TH FL
 HACKENSACK NJ 07601

000126P001-1413S-159
 D'ARCY JOHNSON DAY
 RICHARD J ALBUQUERQUE,ESQ
 3120 FIRE ROAD STE 100
 EGG HARBOR TOWNSHIP NJ 08234

000109P003-1413S-159
 DAIMLER TRUST
 C/O BK SERVICING LLC
 ED GEZEL, AGENT
 P O BOX 131265
 ROSEVILLE MN 55113-0011

044327P001-1413A-159
 DDP GROUP INC
 20 CONCHESTER RD
 GLEN MILLS PA 19342

000075P001-1413S-159
 DILWORTH PAXSON LLP
 SCOTT J FREEDMAN
 457 HADDONFIELD ROAD STE 700
 CHERRY HILL NJ 08002

000103P001-1413S-159
 DINSMORE & SHOHL LLP
 GRACE WINKLER CRANLEY,ESQ
 227 WEST MONROE ST.,STE 3850
 CHICAGO IL 60606

000100P001-1413S-159
 DREIFUSS BONACCI & PARKER PC
 JOANNE M BONACCI
 26 COLUMBIA TURNPIKE STE 101 NORTH ENTRANCE
 FLORHAM PARK NJ 07932

000101P001-1413S-159
 DREIFUSS BONACCI & PARKER PC
 PAUL M MCCORMICK,ESQ
 26 COLUMBIA TURNPIKE STE 101, NORTH ENTRANCE
 FLORHAM PARK NJ 07932

000087P003-1413S-159
 ELLIOT GREENLEAF
 R X ZAHRALDDIN- ARAVENA:JONATHAN M STEMERMAN
 SARAH DENIS
 1105 MARKET ST STE 1700
 WILMINGTON DE 19801

044338P001-1413A-159
 ENCOMPASS HOME AND AUTO
 SUBROGEE FOR JERRY BERGER
 PO BOX 660187
 DALLAS TX 75266

044322P001-1413A-159
 BRYAN FINLAY
 1300 MIDLAND AVE C27
 YONKERS NY 10704

000063P001-1413S-159
 FRESHFIELDS BRUCKHAUS DERINGER US LLP
 MARK F LISCIO
 601 LEXINGTON AVE, 31ST FLOOR
 NEW YORK NY 10022

000084P001-1413S-159
 FROST BROWN TODD LLC
 MARK A PLATT
 100 CRESCENT COURT STE 350
 DALLAS TX 75201

000061P001-1413S-159
 GEBHARDT & SMITH LLP
 DAVID V FONTANA,ESQ
 ONE SOUTH ST STE 2200
 BALTIMORE MD 21202

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New England Motor Freight, Inc., et al.
Exhibit Pages

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000073P001-1413S-159
 GEBHARDT & SMITH LLP
 LISA BITTLE TANCREDI
 ONE SOUTH STREET
 SUITE 2200
 BALTIMORE MD 21202-3281

000074P001-1413S-159
 GEBHARDT & SMITH LLP
 LISA BITTLE TANCREDI
 1000 N WEST STREET
 SUITE 1200
 WILMINGTON DE 19801

044333P001-1413A-159
 GEICO SUBROGEE FOR JENNIFER JORDAN
 PO BOX 9111
 MACON GA 31208

044323P001-1413A-159
 ANDREW GEIGAN
 387 INNER CIRCLE DR
 BOLINGBROOK IL 60490

000062P001-1413S-159
 GREENBERG TRAURIG LLP
 ALAN J BRODY,ESQ
 500 CAMPUS DRIVE
 FLORHAM PARK NJ 07932

000090P001-1413S-159
 GUTTMAN OIL CO.
 GREGORY J. CREIGHAN
 200 SPEERS STREET
 BELLE VERNON PA 15012

000083P001-1413S-159
 HINMAN HOWARD & KATTELL LLP
 KEVIN J BLOOM,ESQ
 PARK 80 WEST -PLAZA II
 250 PEHLE AVE STE 200
 SADDLE BROOK NJ 07663-5834

000076P001-1413S-159
 JM PARTNERS LLC
 JOHN MARSHALL
 6800 PARAGON PLACE STE 202
 RICHMOND VA 23230-1656

044325P001-1413A-159
 JRL TRANSPORTATION
 40 MAPLE ST
 THOMPSON CT 06277

000125P001-1413S-159
 KIM CHO & LIM LLC
 JOSHUA S LIM,ESQ
 460 BERGEN BOULEVARD STE 305
 PALISADES PARK NJ 07650

044308P001-1413A-159
 WAYNE KING
 5505 IRVING ST
 PHILADELPHIA PA 19139

000079P001-1413S-159
 KLEHR HARRISON HARVEY BRANZBURG LLP
 CHARLES A ERCOLE;RONA J ROSEN
 10000 LINCOLN DRIVE EAST STE 201
 MARLTON NJ 08053

000129P001-1413S-159
 KML LAW GROUP PC
 REBECCA A SOLARZ,ESQ
 216 HADDON AVENUE STE 406
 WESTMONT NJ 08108

000124P001-1413S-159
 KML LAW GROUP, P.C.
 KEVIN G. MCDONALD, ESQ.
 216 HADDON AVE STE 406
 WESTMONT NJ 08108

000089P001-1413S-159
 LANDSTAR TRANSPORTATION LOGISTICS, INC.
 SPRYTE KIMMEY
 13410 SUTTON PARK DR S
 JACKSONVILLE FL 32224

044336P001-1413A-159
 JASON LAUREYS
 906 ADAMS AVE
 WAUCONDA IL 60084

000146P001-1413S-159
 LAW FIRM OF BRIAN W HOFMEISTER LLC
 BRIAN W HOFMEISTER, ESQ
 3131 PRINCETON PIKE BUILDING 5,STE 110
 LAWRENCEVILLE NJ 08648

000130P001-1413S-159
 LAW OFFICES OF KENNETH L BAUM LLC
 KENNETH L BAUM,ESQ
 167 MAIN STREET
 HACKENSACK NJ 07601

044321P001-1413A-159
 LCPL OSBRANY TRUCKING LLC
 290 BELLEVIEW PIKE
 N. ARLINGTON NJ 07031

000086P001-1413S-159
 LOWENSTEIN SANDLER LLP
 MARY E SEYMOUR;JOSEPH J DIPASQUALE
 ONE LOWENSTEIN DRIVE
 ROSELAND NJ 07068

000099P001-1413S-159
 MAYNARD O'CONNOR SMITH & CATALINOTTO LLP
 JUSTIN W GRAY,ESQ
 6 TOWER PLACE
 ALBANY NY 12203

000059P001-1413S-159
 MCCARTER & ENGLISH LLP
 PETER M KNOB,ESQ
 FOUR GATEWAY CENTER
 100 MULBERRY ST
 NEWARK NJ 07102

000060P001-1413S-159
 MCCARTER & ENGLISH LLP
 JOSEPH LUBERTAZZI JR.,ESQ
 FOUR GATEWAY CENTER
 100 MULBERRY ST
 NEWARK NJ 07102

000069P001-1413S-159
 MCELROY DEUTSCH MULVANEY & CARPENTER LLP
 VIRGINIA T SHEA,ESQ
 1300 MOUNT KEMBLE AVENUE
 MORRISTOWN NJ 07962

000070P001-1413S-159
 MCELROY DEUTSCH MULVANEY & CARPENTER LLP
 GARY D BRESSLER,ESQ
 300 DELAWARE AVE STE 770
 WILMINGTON DE 19801

000093P002-1413S-159
 MCMANIMON, SCOTLAND AND BAUMANN, LLC
 ANTHONY SODONO, III; SARI PLACONA
 75 LIVINGSTON AVE.,STE 201
 ROSELAND NJ 07068

044310P002-1413A-159
 MORTON & CRAIG LLC
 BEACH STREET
 PORT CHESTER NY 10573

000071P001-1413S-159
 MORTON & CRAIG LLC
 JOHN R MORTON JR, ESQ
 110 MARTER AVE STE 301
 MOORESTOWN NJ 08057

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New England Motor Freight, Inc., et al.
Exhibit Pages

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06/26/2019 05:59:59 PM

000106P001-1413S-159
 NORRIS MCLAUGHLIN PA
 MORRIS S BAUER,ESQ
 400 CROSSING BOULEVARD,8TH FLOOR
 BRIDGEWATER NJ 08807

000107P001-1413S-159
 NORRIS MCLAUGHLIN PA
 CATHERINE L COREY,ESQ
 400 CROSSING BOULEVARD, 8TH FLOOR
 BRIDGEWATER NJ 08807

000080P001-1413S-159
 OFFICE OF UNEMPLOYMENT COMPENSATION TAX SERVICES
 DEB SECREST,AUTHORIZED AGENT
 PA-DEPT OF LABOR & INDUSTRY
 COLLECTIONS SUPPORT UNIT
 851 BOAS ST RM 702
 HARRISBURG PA 17121

044311P002-1413A-159
 LUIS A ORTEGA
 534 138TH STREET APT 303
 BRONX NY 10454

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 P&S TRANSPORTATION
 RISK MANAGEMENT
 1927 1ST AVE NORTH
 STE 201
 BIRMINGHAM AL 35205

000102P001-1413S-159
 PA DEPT OF REVENUE
 DENISE A KUHN, SEN DEPUTY ATTORNEY GEN
 THE PHOENIX BUILDING
 1600 ARCH ST., STE 300
 PHILADELPHIA PA 19103

000095P001-1413S-159
 PA- DEPT OF ENVIRONMENTAL PROTECTION
 BRIAN GLASS, OFFICE OF THE CHIEF COUNSEL
 SOUTHEAST REGIONAL COUNSEL
 2 EAST MAIN ST
 MORRISTOWN PA 19401-4915

044337P001-1413A-159
 PHILADELPHIA INS COMMISSION
 SUBROGEE FOR CATHOLIC HEALTH SYSTEM
 PO BOX 950
 BALA CYNWD PA 19004

044335P001-1413A-159
 RACHEL PLATZ
 197 EUSTON RD
 GARDEN CITY NY 11530

044318P001-1413A-159
 PONTIA DIXON JOHN PARKER AND MG
 GEICO
 PO BOX 9515
 FREDERICKSBURG VA 22403

044319P001-1413A-159
 PONTIA DIXON JOHN PARKER AND MG
 LOWENTHAL & ABRAMS PC
 555 CITY LINE AVE
 STE 500
 BALA CYNWYD PA 19004

000098P001-1413S-159
 PRICE MEESE SHULMAN & D'ARMINIO PC
 RICK A STEINBERG,ESQ
 50 TICE BOULEVARD STE 380
 WOODCLIFF LAKE NJ 07677

000066P001-1413S-159
 REED SMITH LLP
 CHRISTOPHER A. LYNCH
 599 LEXINGTON AVE
 NEW YORK NY 10022

000096P001-1413S-159
 RIKER DANZIG SCHERER HYLAND & PERRETTI LLP
 JOSEPH L SCHWARTZ,MICHAEL TRENTIN
 HEADQUARTERS PLAZA
 ONE SPEEDWELL AVE
 MORRISTOWN NJ 07962-1981

000091P001-1413S-159
 SHIPMAN & GOODWIN LLP
 ERIC S GOLDSTEIN,ESQ
 ONE CONSTITUTIONAL PLAZA
 HARTFORD CT 06103

000094P001-1413S-159
 SQUIRE PATTON BOGGS (US) LLP
 NORMAN N KINEL,ESQ
 30 ROCKEFELLER PLAZA, 23RD FLOOR
 NEW YORK NY 10112

044431P001-1413A-159
 STATE FARM SUBROGEE JASON LAUREYS
 P O BOX 106172
 ATLANTA GA 30348-6172

044430P001-1413A-159
 STATE FARM SUBROGEE OF BRYAN FINLEY
 P O BOX 106172
 ATLANTA GA 30348-6172

000119P001-1413S-159
 STEPHEN B. GROW, ESQ.
 WARNER NORCROSS + JUDD LLP
 111 LYON ST NW # 900
 GRAND RAPIDS MI 49503

000128P001-1413S-159
 THOMPSON O'BRIEN KEMP & NASUTI PC
 ALBERT F NASUTLESQ
 40 TECHNOLOGY PARKWAY SOUTH, STE 300
 PEACHTREE CORNERS GA 30092

000064P001-1413S-159
 TROUTMAN SANDERS LLP
 LOUIS A CURCIO,ESQ
 875 THIRD AVE
 NEW YORK NY 10022

000065P001-1413S-159
 TROUTMAN SANDERS LLP
 DAVID A PISCIOTTA,ESQ
 875 THIRD AVE
 NEW YORK NY 10022

000092P001-1413S-159
 TURNER LAW FIRM LLC
 ANDREW R TURNER,ESQ
 76 SOUTH ORANGE AVE STE 106
 SOUTH ORANGE NJ 07079

000097P002-1413S-159
 UNITED STATES DEPARTMENT OF JUSTICE
 PETER J. D'AURIA,ESQ; MITCHELL HAUSMAN
 OFFICE OF THE UNITED STATES TRUSTEE
 ONE NEWARK CENTER STE 2100
 NEWARK NJ 07102

000001P001-1413S-159
 UNITED STATES TRUSTEE
 ONE NEWARK CENTER, SUITE 2100
 1085 RAYMOND BOULEVARD
 NEWARK NJ 07102

000105P001-1413S-159
 UPDIKE KELLY & SPELLACY PC
 EVAN S GOLDSTEIN, ESQ
 100 PEARL ST.,17TH FLOOR
 P O BOX 231277
 HARTFORD CT 06123-1277

044312P001-1413A-159
 UTICA NATIONAL INS CO
 SUBROGEE FOR HIGGINS MECHANICAL
 PO BOX 5310
 BINGHAMTON NY 13902

000057P001-1413S-159
 WASSERMAN JURISTA & STOLZ PC
 DANIEL M STOLZ,ESQ
 110 ALLEN ROAD STE 304
 BASKING RIDGE NJ 07920

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WASSERMAN JURISTA & STOLZ PC
DONALD W CLARKE,ESQ
110 ALLEN ROAD STE 304
BASKING RIDGE NJ 07920

044326P001-1413A-159
WESTERN MAIN SUPPLY
33 CROSS ST
BETHEL ME 04217

044320P001-1413A-159
ACOSTA PENNA WILSON
290 BELLEVILLE PIKE
N. ARLINGTON NJ 07031